

DEPARTMENT OF COMMERCE **Patent and Trademark Office**

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APPLICATION NO. FIRST NAMED INVENTOR ATTORNEY DOCKET NO. **FILING DATE**

08/931,615

09/16/97

KAWATA

Т

041464-5018

LM02/0510

MORGAN LEWIS & BOCKIUS 1800 M STREET NW WASHINGTON DC 20036-5869 **EXAMINER**

LE,H

PAPER NUMBER

2743

ART UNIT

DATE MAILED:

05/10/99

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Advisory Action

Application No. 08/931,615

Applica: (6)

Kawata et al.

Examiner

Huyen Le

Group Art Unit 2743

TH	E PE	RIOD F	OR RESPONSI	E: [check only	a) or b)]			
	a) [X expir	es3	months from the	mailing date of the	final rejection.		
	b) [expires either three months from the mailing date of the final rejection, or on the mailing date of this Advisory Action, whiche is later. In no event, however, will the statutory period for the response expire later than six months from the date of the final rejection.						Advisory Action, whichever from the date of the final
	date	on which	h the response, t	the petition, and tension and the co	the fee have been to	filed is the date of that of the fee. Any ex	ne proposed response all ne response and also the ktension fee pursuant to or as set forth in b) abo	nd the appropriate fee. The date for the purposes of 37 CFR 1.17 will be ve.
	App perio	ellant's od for re	Brief is due tv esponse set fo	vo months from orth above, whi	m the date of the ichever is later).	Notice of Appea See 37 CFR 1.1	al filed on91(d) and 37 CFR 1	(or within any .192(a).
					filed on <u>Apr</u> . n in condition for		peen considered with	the following effect,
X	The	propos	ed amendmen	t(s):				
will be entered upon filing of a Notice of Appeal and an Appeal Brief.								
🔀 will not be entered because:								
🔀 they raise new issues that would require further consideration and/or search. (See note below).							te below).	
they raise the issue of new matter. (See note below).								
			are not deem es for appeal.	ed to place the	e application in b	etter form for app	peal by materially re	ducing or simplifying the
		they	present additi	ional claims wi	ithout cancelling	a corresponding	number of finally rej	ected claims.
	٨	IOTE:	The added limitations in claims 4, 6 and 10 raise new issues that would require further consideration a search. (Also see Other)					urther consideration and/or
		Applica	nt's response	has overcome	the following re	jection(s):		
	Nev sep	wly prop arate, t	posed or amer imely filed am	ided claims endment cance	elling the non-all	owable claims.	would be allo	wable if submitted in a
			vit, exhibit or r nce because:	equest for reco	onsideration has	been considered	but does NOT place	the application in condition
			vit or exhibit w		nsidered because	it is not directed	SOLELY to issues w	which were newly raised by
X	For purposes of Appeal, the status of the claims is as follows (see attached written explanation, if any):							
	Claims allowed:							
	Claims objected to:							
	Claims rejected: 2-13							
	The	e propos	sed drawing co	orrection filed o	on	has	□has not been ap	proved by the Examiner.
	Not	te the a	ttached Inform	nation Disclosu	ire Statement(s),	PTO-1449, Pape	r No(s).	-· 1
X	Oth	the note	magnet, the fr	ront and pole p es teach and s	olates in the Sari	ti reference, the A	about the shape of Applicant should he magnetic circuit	HUYEN LE PRIMARY EXAMINER ART UNIT 2743